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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/938,751	08/24/2001	Armin Amrhein	A34487 071308.0210	4100
7	7590 02/15/2005		EXAMINER	
Andreas Grubert			BAHTA, KIDEST	
Baker Botts L.	L.P.			
One shell Plaza			ART UNIT	PAPER NUMBER
910 Louisiana	Street	2125		
Houston, TX	77002-4995		DATE MAILED: 02/15/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

.		Application No.	Applicant(s)				
Office Action Summary		09/938,751	AMRHEIN ET AI	AMRHEIN ET AL.			
		Examiner	Art Unit				
		Kidest Bahta	2125				
Period fo	The MAILING DATE of this communicati or Reply	on appears on the cover	sheet with the correspondence a	ddress			
THE - External after - If the - If NC - Failu Any (ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICAT asions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communicate period for reply specified above is less than thirty (30) day to period for reply is specified above, the maximum statutory reto reply within the set or extended period for reply will, be reply received by the Office later than three months after the department adjustment. See 37 CFR 1.704(b).	TION. CFR 1.136(a). In no event, howe tion. s, a reply within the statutory minimal period will apply and will expire systatute, cause the application to	ver, may a reply be timely filed mum of thirty (30) days will be considered tim SIX (6) MONTHS from the mailing date of this become ABANDONED (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed or	2 <u>9 November 2004</u> .					
2a) <u></u> ☐	This action is FINAL . 2b)	This action is non-fina	l				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
5)□ 6)⊠ 7)□	Claim(s) <u>4-15</u> is/are pending in the application 4a) Of the above claim(s) is/are w Claim(s) is/are allowed. Claim(s) <u>4-15</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction	ithdrawn from considera					
Applicati	on Papers						
10)	The specification is objected to by the Ex The drawing(s) filed on is/are: a)[Applicant may not request that any objection Replacement drawing sheet(s) including the The oath or declaration is objected to by	accepted or b) objute to the drawing(s) be held correction is required if the	in abeyance. See 37 CFR 1.85(a). e drawing(s) is objected to. See 37 (, ,			
Priority u	ınder 35 U.S.C. § 119						
12)⊠ a)[Acknowledgment is made of a claim for for All b) Some * c) None of: 1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International Researched detailed Office action for	uments have been rece uments have been rece e priority documents ha Bureau (PCT Rule 17.2)	ived. Ived in Application No Ive been received in this National I(a)).	ıl Stage			
Attachmen	t(s)						
	e of References Cited (PTO-892)		Interview Summary (PTO-413) Paper No(s)/Mail Date				
3) 🔲 Inform	e of Draftsperson's Patent Drawing Review (PTO-9 nation Disclosure Statement(s) (PTO-1449 or PTO/ r No(s)/Mail Date	SB/08) 5) 🔲 1	Paper No(s)/Mail Date Notice of Informal Patent Application (P7) Other:	ΓO-152)			

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Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 4-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hoenninger et al. (U.S. Patent 6,260,058) in view of Lindsley (U.S. Patent 6,430593).

Regarding claims 4, 8 and 15 Hoenninger discloses providing the industrial controller (10) with a runtime system (23), said controller having prioritized running levels, wherein a first level having a first priority executes a plurality of tasks in parallel; providing a plurality of first instructions for said tasks being executed by the industrial controller in the first running level (Fig. 6, column 6, lines 11-25; column 9, lines 1-19);

Hoenninger fails to discloses that providing at least a second instruction for said tasks that enables a waiting for condition to be satisfied, wherein said second instruction causes the industrial controller to execute said second instruction and following instruction in a second running level having a second priority being higher than the first priority if the condition is met; providing at least a third instruction for said tasks which causes the industrial controller to execute the following instructions in said first running level; programming a plurality of tasks to be executed in parallel including sequences of said first, second and third instructions; the industrial controller executes a plurality of background tasks wherein each background task can be assigned to a different prioritized running level.

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background tasks wherein each background task can be assigned to a different prioritized running level.

Lindsley discloses providing at least a second instruction (Fig. 5, element 465, i.e., Task command) for the tasks that enables a waiting for condition to be satisfied (Fig. 4), wherein said second instruction causes the industrial controller to execute said second instruction (Fig. 22, i.e., Task Execution) and following instruction in a second running level having a second priority being higher than the first priority if the condition is met (Fig. 21, i.e., Task Switch); providing at least a third instruction for said tasks which causes the industrial controller to execute the following instructions in said first running level (Fig. 23); programming a plurality of tasks to be executed in parallel including sequences of said first, second and third instructions (column 31); the industrial controller executes a plurality of background tasks wherein each background task can be assigned to a different prioritized running level (Fig. 33).

It would have been obvious to a person of ordinary skill in the art at the time of invention was made to modify the teachings of Hoenninge with the teachings of Lindsley in order to provides a multi-tasking environment which execution by switching between tasks using a defined set of multi-tasking rules..

Regarding claims 5 and 9, Hoenninger discloses the running levels are created from the group consisting of system levels (priority level), user levels, and system levels and user levels (Fig. 6, element 35-38)

Regarding claims 6 and 10, Hoenninger discloses the running level model is clocked and wherein the basic clock is derived from any of an internal timer, an internal

clock of a communication medium, an external device or a variable which belongs to the technological process (Fig. 1, element 23).

Regarding claims 7 and 11, Hoenninger discloses the running levels are selected from the group consisting of an assigned system, user program, and an assigned system and user program (column 8, lines 45-48, i.e., program code in entered in ROM...).

Regarding claims 12-14, Hoenninger discloses the condition to be satisfied is the edge change within a signal and determination of a predefined actual value and the actual value is a position or sensor value (Fig. 1, elements 15 and 16).

Response to Arguments

3. Applicant's arguments with respect to claims 4-15 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 5. Any inquiry concerning communication or earlier communication from the examiner should be directed to Kidest Bahta, whose telephone number is (571) 272-37376. The examiner can normally be reached on M-F from 7:30 a.m. to 5:00 p.m. EST. If attempts to reach the examiner by phone fail, the examiner's supervisor, Leo Picard, can be reached (571) 272-3749. Additionally, the fax phone for Art Unit 2125 is (703)

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872-9306. Any inquiry of a general nature or relating to the status of this application

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should be directed to the group receptionist at (703) 305-9600.

Kidest Bahta

February 14, 2004